

**UNITED STATES DISTRICT COURT
IN AND FOR THE WESTERN DISTRICT OF WASHINGTON**

PAPER STREET MEDIA, LLC, a Florida limited liability company

CASE NO.

Plaintiff,

VS.

MW Media, a foreign corporation, individually and d/b/a EPORNER.COM and EPRNCDN.COM; MARCIN WANAT, an individual and d/b/a EPORNER.COM and EPRNCDN.COM; MACIEJ MADON, an individual and d/b/a EPORNER.COM and EPRNCDN.COM; and John Does 1-20,

Defendants.

**COMPLAINT FOR DAMAGES, INJUNCTIVE RELIEF
AND DEMAND FOR JURY TRIAL**

Plaintiff, Paper Street Media LLC (hereinafter referred to as “Plaintiff” or “PSM”) by and through its counsel, file this complaint against Defendants MW Media, Marcin Wanat, Maciej

1 Madon, and the Doe Defendants (collectively hereinafter referred to as "Defendant" or
2 "Defendants").

3 **JURISDICTION AND VENUE**

4 1. Plaintiff Paper Street Media LLC is a Florida Limited Liability Company with its
5 principal place of business in Miami, Florida.

6 2. Defendant MW Media is a foreign civil law partnership operating out of
7 Oświęcim, Poland. The partnership is made up of two persons, Marcin Wanat and Maciej
8 Madon. MW Media owns and operates the web site Eporner.com and Eprncdn.com.

9 3. Defendant Marcin Wanat is a citizen of Poland, and an owner/partner of MW
10 Media. Defendant Wanat is directly involved in the operation of the web site Eporner.com and
11 Eprncdn.com.

12 4. Defendant Maciej Madon is a citizen of Poland, and an owner/partner of MW
13 Media. Defendant Madon is directly involved in the operation of the web site Eporner.com and
14 Eprncdn.com.

15 5. Defendant John Doe is an owner/partner of MW Media or an agent of MW Media
16 involved in the operation of MW Media and Eporner.com and Eprncdn.com.

17 6. The Eporner.com domain name is held by WhoisProxy.com, using registrar Key-
18 Systems GmbH. WhoisProxy.com is a U.S. corporation located in Alexandria, Virginia. Key-
19 Systems GmbH is a German corporation with offices in Leesburg, Virginia.

20 7. The actual identity of all owners and operators of the Eporner.com domain name
21 and/or its registrar are currently unknown as they are using WhoisProxy.com to shield
22 themselves.

1 8. The Eprncdn.com domain name is held by Domains By Proxy, LLC using registrar
2 GoDaddy.com, LLC. Domains By Proxy, LLC and GoDaddy.com, LLC are Arizona corporations
3 with headquarters located in Scottsdale, Arizona.

4 9. The actual identity of all owners and operators of the Eprncdn.com domain name
5 is currently unknown as they are using Domains By Proxy, LLC to shield themselves.
6

7 10. Defendant MW Media is listed with the United States Copyright Office as the
8 owner and operator of Eporner.com, with a listed address in Hong Kong. However, upon
9 information and belief, that address is a straw address, with operations actually located in Poland.
10

11 11. Although MW Media is represented with the U.S. Copyright Office as the owner
12 and operator of Eporner.com, the fact that the identity of the registrar is protected through a
13 privacy service means that it is likely another party, John Doe, is also involved in the operation
14 of the site.
15

16 12. Defendants MW Media, Wanat, Madon, and Doe anticipate and/or expect
17 notification from United States Copyright holders, registered Eporner.com as an Internet Service
18 Provider and contracts with Incorporate Now, Inc., a Florida company, for services as a DMCA
19 Registered Agent to accept notifications of infringement for Eporner.com.
20

21 13. Defendants knowingly and purposefully market to the entire United States,
22 including residents of this District.
23

24 14. Defendants have direct and indirect contractual relationships with United States
25 entities and vendors, each with purpose of reaching United States Internet users.
26

27 15. Defendants utilize at least one server in Canada for purposes of efficient,
28 effective, and fast display to United States Internet users.
29

1 16. Defendants utilized Eprncdn.com (from the Canadian server) to serve and display
2 videos on Eporner.com to United States Internet users. Eprncdn.com is registered with
3 GoDaddy.com, a United States company.

4 17. United States Internet users make up the largest market for Eporner.com.
5 According to Similarweb.com, an industry trusted web site analytics company, between August
6 2016 and February 2017, Eporner.com averaged approximately 30 million users *per month*. Of
7 these users, the United States made up the largest market at 15.92%, with the next largest market
8 as Germany at 7.95%.

9 18. Operators and/or owners of Internet web sites, earning money directly from the
10 volume and quality of Internet traffic visiting the site, are aware of and are purposeful in the
11 geographical location of the Internet traffic being directed and/or purchased to and for the site.
12 The United States market is the most valuable Internet traffic in the world, thus revenue
13 generated for selling advertisement to the U.S. market is the largest in the world. Therefore,
14 owners and operators of Internet web sites that generate revenue from advertising on their web
15 sites purposefully direct the site and market to United States Internet users. Eporner.com is such
16 a web site.

17 19. Defendants utilize a “webmaster” program where independent contractors termed
18 “affiliates” receive payment for directing Internet traffic to Eporner.com. Based on information and
19 belief, Defendants contract with affiliates in the United States and this District. Defendants or
20 Defendants’ agents compensate the affiliate through PayPal, a United States company.

21 20. Defendants offer live web cam services to its users on a paid basis from
22 Chaturbate.com. Based on information and belief, the operators of Eporner are paid as an affiliate
23

1 based on the number of sales they generate to Charturbate.com. Charturbate.com is owned and
2 operated by Multi Media LLC, a company based in Lake Forest, California.

3 21. The Court has personal jurisdiction over the Defendants, who have engaged in
4 business activities in and directed to this district, and have committed tortious acts within this
5 district or directed at this district.

6 22. Any alien defendant is subject to jurisdiction in any district. See 28 U.S.C. 1391
7 (“An alien may be sued in any district.”) See also Fed. R. Civ. P. 4(k)(2).

8 23. This Court has subject matter jurisdiction over Plaintiff’s federal claims pursuant to
9 17 U.S.C. § 101 et seq., 28 U.S.C. §1331 and 28 U.S.C. §1338.

10 24. Venue is appropriate in this District pursuant to 28 U.S.C. § 1391(b) and/or (c).

11 25. This Court has personal jurisdiction pursuant to 28 U.S.C. §§ 1391(b), (c) and/or (d)
12 and 28 U.S.C. § 1400(a).

15 PARTIES

16 26. The named Plaintiff is the rightful copyright, trademark and intellectual property
17 owners of the respective United States copyrights, trademarks and intellectual property that are the
18 basis for this action.

19 27. Plaintiff Paper Street Media, LLC (“PSM”) is a Florida limited liability company
20 with its principal place of business in Miami, Florida.

21 28. PSM produces adult audiovisual material, which it distributes through DVD sales,
22 pay-per-view, and the World Wide Web through its 25-paid membership based web sites operating
23 under its known brands, including “TeamSkeet,” among others.

24 29. PSM directly employs 28 full-time people, with the majority of those being
25 technical, programming, and white-collar positions.

1 30. PSM engages in extremely limited licensing of its content to other entities or
2 websites for viewing, in addition to the small sample of promotional materials provided to their
3 affiliates for the sole purpose of those affiliates' promoting PSM properties. Any licensing is done
4 with the intent for brand exposure and is limited to a small subset of hand-selected content.
5 Predominantly, the PSM business model is simply that a user must be a paid member of PSM to
6 view PSM's non-promotional videos.
7

8 31. PSM holds over 350 U.S. registered Copyrights for its audiovisual work and 5
9 Trademarks for its brands, including for all works listed in this Complaint.

10 32. Plaintiff is the respective producer, distributor, and exclusive licensor of its own
11 motion pictures in the United States as well as throughout the world.

12 33. Plaintiff has registered with the United States Copyright Office the copyrighted
13 works identified in this Complaint. Plaintiff's watermark their videos with Plaintiff's readily
14 identifiable site names and/or logos and place recorded warnings at the beginning of video
15 productions.

16 34. Plaintiff's "Team Skeet" trademark and service mark has been continuously used in
17 commerce since August 2012. U.S. Trademark Registration No. 4323869 was registered on April
18 23, 2013.

19 35. Plaintiff has expended considerable effort and expense in promoting its trademark
20 and the goods sold under the trademark Team Skeet. As a result, the purchasing public has come to
21 know, rely upon and recognize the mark Team Skeet as an international brand of high quality adult
22 entertainment.

23 36. The production of pornography is one of the most scrutinized and policed legal
24 enterprises in the country, where state, local and federal regulations all require manufacturers and

1 distributors of such works to comply with a myriad of laws and record keeping rules. Producers
2 navigate the various legal requirements at great expense in order to remain compliant, carefully
3 building government-required databases that must be maintained for inspection even beyond the life
4 of the company. Plaintiff has meticulously complied with the various laws, rules, and regulations
5 imposed upon production of legitimate adult entertainment. Legitimate producers do not “make”
6 anyone do anything – only consenting adults participate. Both men and women participate in front
7 of and behind the camera at jobs that require real skill and dedication. The Plaintiff only sells its
8 final product to consenting adults through age-restricted channels.

10 37. Defendant MW Media is the owner and operator of Eporner.com, and is listed as
11 such with the United States Copyright Office. MW Media is a foreign civil law partnership, with
12 two partners, Marcin Wanat and Maciej Madon.

13 38. Defendant Marcin Wanat is one of the partners of MW Media, owner of
14 Eporner.com. Wanat is an operator of Eporner.com.

16 39. Defendant Maciej Madon is one of the partners of MW Media, owner of
17 Eporner.com. Madon is an operator of Eporner.com.

18 40. Defendant John Doe is an owner and/or operator of Eporner.com, and likely a
19 partner in MW Media. Doe’s identity is currently hidden through the use of privacy protection
20 services.

22 41. John Doe Defendants’ are the owner’s and/or operators of Eprncdn.com. Doe’s
23 identities are currently hidden through the use of privacy protection services.

24 42. Defendants compete against Plaintiff in the distribution and sale of adults-only
25 audio-visual works through Internet distribution and divert potential customers from Plaintiff.

43. Further, upon information and belief, Defendants directly financially benefit collectively or individually, from advertising revenue on Eporner.com. The presence of high quality and lengthy infringing videos by and/or through Eporner.com contributes to users returning to the site and thus the overall growth of its audience; that, in turn, allows the Defendants to command higher advertising rates and generate higher advertising revenue.

44. Defendants fail to honor take down notices delivered to their appointed DMCA Agent.

45. Defendants fail to implement a reasonable repeat infringer policy for repeat infringers on Eporner.com.

46. Defendants fail to qualify for safe harbor protections for copyright infringement liability under the Digital Millennium Copyright Act.

47. Does 1-20 are individual or entities that own Eporner.com and/or act in concert with Eporner.com. The true names and capacities of which are presently unknown to Plaintiff. It is for that reason Plaintiff sues these Defendants by fictitious names. Plaintiff avers that each of the Doe defendants, along with the named defendant, jointly or severally, is responsible for the damages alleged herein.

STATEMENT OF FACTS

48. Congress' implementation of safe harbor provisions in the Digital Millennium Copyright Act ("DMCA") provides true internet service providers with protection against liability for copyright infringement resulting from the actions and/or postings of their users. As a primary example, the safe harbor protections provide YouTube.com with protection from liability should one of its users post a copyright protected video without authority or license.

1 49. The DMCA safe harbor provisions have been systematically abused by internet
2 copyright infringers in an attempt to garner protection for websites displaying copyrighted adult
3 entertainment content without license or authority for free viewing to the public. Commonly, these
4 websites attracted Internet user attention through the combination of offering free viewing of
5 copyrighted materials and the unauthorized use of trademarks, providing the user a road to the free
6 website through the use of these marks.
7

8 50. Eporner.com is such a pirate website, displaying copyrighted adult entertainment
9 content without authorization or license.

10 51. Defendants registered the Eporner.com domain name on or about April 8, 2008.
11 The current registrar of the domain name is Key-Systems GmbH, a domain name registrar located
12 in Germany.
13

14 52. As Defendants were and are aware that they use the Eporner.com web site to infringe
15 upon the rights of Plaintiff, and other content producers, they have utilizes a privacy service in an
16 attempt to hide their identities.

17 53. The hosting company used by the Defendants for Eporner.com is Leaseweb,
18 headquartered in Amsterdam, the Netherlands, with datacenters located in California, New Jersey,
19 Texas, Illinois, Georgia and Seattle, Washington. Though Eporner can state on their WHOIS
20 information page that they are using Leaseweb in the Netherlands, this does not mean that the
21 content and services are actually in the Netherlands but rather, the company Leaseweb is in the
22 Netherlands. Further, Eporner is also using OVH for content delivery services. OVH is based in
23 Montreal, Canada.
24

25 54. Eporner.com operates as a mega-theater displaying content of Plaintiff and other
26 content producers free of charge to the user and with no compensation to Plaintiff or other content

1 producers. Defendants generate significant revenue through Eporner.com solely through the sale of
2 advertising space on the pages of the web site. More traffic generated on Eporner.com means more
3 revenue generated through sale of advertising space.

4 55. Eporner.com's popularity rests heavily on the quality, desirability, and length of the
5 infringing content found on the site. Defendants make from Eporner.com is a result of the
6 infringing content found on the site, content belonging to Plaintiff and other content producers.

7 56. Defendants purport Eporner.com to be a forum for Internet users to post and share
8 their own original content, or content which they have intellectual property rights. However, in
9 direct contradiction of this purported purpose, most (if not nearly all) of the content on Eporner.com
10 consists of infringing copies of obviously copyrighted works, including those of Plaintiff. Profit
11 Defendants earn through Eporner.com is, at least in a substantial part, the result of the infringing
12 content displayed on the site, content belonging to Plaintiff and other content producers.

13 57. Typically, video hosting sites (for example, YouTube.com) require users to create an
14 account in order to post videos, including an email address and user name. The videos thereafter
15 posted are then associated with the respective user name.

16 58. However, Defendants do not present user names associated with respective user
17 uploaded videos. Thus, it is impossible for a content producer to track which users are posting
18 videos in violation of the producers' copyrights and those users can post with minimal fear of being
19 identified by the intellectual property owner.

20 59. While the Terms of Service state that user information will be provided to content
21 producers upon discovery of infringing activity, Defendants actually hide behind purported Polish
22 privacy laws when asked to do so.

1 60. Users of Eporner.com are permitted to post videos anonymously. A user may sign
2 up for an account to post without providing any actual information, including a valid email address.
3 The user is merely required to make up a user name and password.

4 61. Plaintiff has documented instances whereby content that was previously subject to a
5 DMCA notice was removed and then reposted days later using the exact same content, sample
6 pictures, and length added back and made available on the Eporner website.

7 62. When a video streaming site like Eporner.com is first started, it is at its most fragile
8 state, as the website contains no content and thus there is no value for any end user to visit the
9 website. The proverbial question is how does a new site acquire it's initial content, which in turn
10 gives users a reason to visit and return to the website in order to capture an audience. On a website
11 like Eporner.com, users can post content and the owners/operators can also post content on the
12 website.

13 63. At the inception of Eporner.com, the website exclusively featured short, promotional
14 videos on Eporner.com. All the videos were 10 minutes in length or significantly less.

15 64. At a certain point, the website (almost over night) became full-length videos, and
16 short clips for the most part ceased. Upon information and belief, these full-length videos were
17 posted by Defendants or agents of Defendants at the direction of the Defendants.

18 65. Even though the website audience (and therefore the uploaders) are purportedly
19 made up of a diverse group of countries, every title is written in the same language (English), in a
20 similar format and an overwhelming majority of the videos have the very same punctuation (every
21 letter of the descriptive title perfectly capitalized). There is simply little to no variance in the way
22 the videos are titled.

1 66. Defendants themselves upload, review, and/or title the infringing videos to
2 Eporner.com. In fact, the site's upload page confirms this when it states “[e]very day **we** are adding
3 dozens of new porn videos and photos.” (Emphasis added).

4 67. It is well known in the industry of Internet adult entertainment that full-length scenes
5 or full-length videos displayed free are done so without authority or license from the content
6 producer and/or copyright holder. Videos provided for promotional use are not full-length but rather
7 teasers edited similar to that of a mainstream Hollywood Film Trailer providing enough to draw you
8 into a paid theater on or offline without showing you all.

9 68. Almost all full-length videos contain branding and logos from the studios whom is
10 the copyright holder. It is **standard industry practice** in the online adult industry to display an
11 introductory animation with the studio or website name, a similar animation at the very end of the
12 video, as well as the website/studio name URL watermarked in the corner of the video on every
13 frame of every second of the video while it is played to further identify the copyright holder or the
14 original source of the video. These watermarks also serve as clear, conspicuous, and obvious
15 copyright notices. For example, a video from Playboy will clearly be identified as Playboy material
16 throughout the video clip.

17 69. On Eporner.com, beneath the preview image for each video, the site displays the
18 number of views, the average user rating, and the length of the video in minutes and seconds.

19 70. The longer and/or more desirable a video is, the more views it gets on Eporner.com,
20 as Internet visitors know that they are full-length videos and not promotional materials. Full-length
21 scenes and videos generate more revenue for Defendants.

22 71. Defendants' revenue generated from the advertisements is based upon the number of
23 ads displayed and/or the number of visitors the advertisements direct to the advertisers' websites.

1 72. Defendants' infringing activity leads to increased Internet traffic on Eporner.com and
2 thus increases advertising revenue, as increased volume of Internet traffic increases both the amount
3 of advertisements displayed to the users of its service and the rates that the Defendants charge for
4 displaying the advertisements.

5 73. Defendants categorize videos found on Eporner.com under the terms "Full HD
6 Porn," "FPS Porn," or "Full HD," and marks videos that fall under these categories with a special
7 identified visible on the preview image of the video. Defendants, rather than users of Eporner.com,
8 add these special identifiers to the videos.

9 74. Defendants incentivize users and third parties to display copyrighted content without
10 authority on Eporner.com through a "webmaster" program. Webmasters, or "affiliates," are paid
11 money by Defendants, through a United States company PayPal, to send Internet traffic to
12 Eporner.com. Third Party Webmasters will populate their own website with links to materials on
13 Eporner.com as it benefits a webmaster to post and share popular high quality infringing content
14 from Eporner.com, such as Plaintiffs, and then advertise the videos on their own sites, linking
15 Internet users to Eporner.com as Eporner.com will pay them for doing so.

16 75. Videos on Eporner.com may be shared by the user with others, regardless of whether
17 they have uploaded a video to the site, as the user is provided with direct links for posting on or to
18 any social media site including, but not limited to, Facebook, Twitter, Google or via to Email to
19 anyone regardless of age or location. Such functionality makes it impossible to know how many
20 times and where an unlicensed copyrighted video has been posted and displayed illegally as a direct
21 result of Defendants unlawful display.

22 76. At all times relevant to the infringing conduct alleged herein, Eporner.com failed to
23 fulfill the requisite conditions precedent to qualify for the safe harbor provisions of the DMCA.

1 77. Defendants purport to have a repeat infringer policy, purportedly terminating a user
2 if Eporner.com receives “three good faith and effective complaints within any contiguous six month
3 period”. Such a limited policy is not reasonable and ineffective, especially considering the failure
4 to require any actual information for users – a user that maybe terminated can simply, easily, and
5 immediately create a new account without detection. Moreover, since Defendants fail to associate a
6 posted video with a particular user, it is virtually impossible for content producers to track users
7 repeatedly posting their content.

9 78. Upon information and belief, Defendants make no actual or effective effort to
10 enforce a repeat infringer policy.

11 79. In or about November 2016, and for an unknown time before, Defendants’ website
12 Eporner.com displayed 36 of Plaintiff’s copyright registered works over 38 separate and distinct
13 URLs - each a part of Eporner.com. Defendants have no authority or license to display or
14 distribute any portion of Plaintiffs’ copyrighted works. Attached hereto as Exhibit A is a list of all
15 Plaintiff videos displayed on Defendants’ website, subject to DMCA notices, and corresponding
16 copyright registration numbers.

18 80. On or about November 22, 2016, Plaintiff, or an authorized representative of
19 Plaintiff, delivered to Defendant’s DMCA Agent DMCA compliant take down notices for each of
20 the registered works.

22 81. In or about January 2017, Defendants’ website Eporner.com continued to display
23 copyright registered works on the same URLs as were subject to the November 2016 DMCA
24 compliant take down notices. Some of the material Plaintiff had noticed was removed, while other
25 material was left online and the notices were ignored.

1 82. On or about January 18, 2017, Plaintiff, or an authorized representative of Plaintiff,
2 delivered to Defendant's DMCA Agent subsequent DMCA compliant take down notices for each of
3 the registered works, including 14 notices that were second notices from the November 2016
4 notices delivered.

5 83. On or about January 26, 2017 and February 1, 2017, Plaintiff, or an authorized
6 representative of Plaintiff, delivered to Defendant's DMCA Agent subsequent DMCA compliant
7 take down notices for each of the registered works, including videos that were reposted as *exact*
8 *matches* to videos that were previously noticed but supposedly taken down. Instead, Defendants
9 merely repositioned the videos on Eporner.com.

10 84. In other instances, the Plaintiffs' notice Eporner of infringing videos only to have
11 those same videos reappear on the Eporner.com and Eprncdn.com site within a day or week of
12 Eporner.com removing the same videos.

13 85. The operations of the website render a copyright holder's ability to police its
14 copyrights on Eporner.com futile.

15 86. On receipt of *some* DMCA notices delivered by Plaintiff, Eporner did respond to
16 some of Plaintiff's takedown requests by disabling access to stream those videos on the reported
17 URLs in the notices.

18 87. Eporner offers other websites the ability to "embed" their videos on their site. In
19 essence, Eporner provides codes to other website owners to use on their site, which will display that
20 video to their audience, while still being hosted on Eporner.com. By not deleting the videos
21 permanently from the servers, the infringed videos went on to be distributed through the video
22 embeds other sites. There is no reasonable explanation for why when a DMCA complaint is
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1 received and responded to, the infringed videos are not actually deleted from the servers
2 permanently, and purged from storage.

3 88. Further, upon information and belief, videos that are posted on Eporner.com are not
4 uploaded by unrelated third party users, but by Defendants themselves or by persons employed by
5 or contracted with Defendants for purpose of uploading content to the web site.

6 89. Upon information and belief, Defendants have actual knowledge and clear notice of
7 the infringement of Plaintiff's titles or else is willfully blind to the rampant infringement. The
8 infringement is clear and obvious even to the most naïve observer. Plaintiff's films are indexed by
9 the Defendants (meaning organized in such a way as to be searchable and easily found by specific
10 information including, but not limited to, specific model names), displayed and distributed on
11 Defendants' website through Defendant and the Doe Defendants acting in concert. Defendants'
12 indexing is based upon Plaintiff's and other major producers' trademarks, which shows knowledge
13 and intent.

14 90. By virtue of the conduct alleged herein, Defendants knowingly promote, participate
15 in, facilitate, assist, enable, materially contribute to, encourage, and induce copyright infringement,
16 and thereby have infringed, secondarily infringed, and induced infringement by others, the
17 copyrights in Plaintiffs' copyrighted work.

18 91. Defendants, either jointly, severally, actually, constructively, and with or without
19 direct concert with one another, deprived Plaintiffs of the lawful monetary rewards that accompany
20 its rights in the copyrighted works. Defendants disregard for copyright trademark laws threaten
21 Plaintiff's business.

22 92. Defendants intentionally, knowingly, negligently, or through willful blindness
23 avoided reasonable precautions to deter rampant copyright infringement on their website, while

1 exercising the right and authority to control and end such infringement. Defendants do this for their
2 own financial gain and benefit.

3 93. Defendants make no attempt to identify any individual providing the works, where
4 the individual obtained the works, whether the individuals had authority to further reproduce and
5 distribute the works or if such parties even exist.
6

7 94. Defendants' acts and omissions allow them to profit from their infringement while
8 imposing the burden of monitoring Defendants' website onto copyright holders, without sufficient
9 means to prevent continued and unabated infringement.
10
11

12 **COUNT I**
13 **Copyright Infringement – 17 U.S.C. §§ 101 *et. seq.***
14 **Against All Defendants (Owners/Operators of Eporner.com)**

15 95. Plaintiff repeats, re-alleges, and incorporates by reference paragraphs 1 through 84
16 above, and further states that:

17 96. Plaintiff holds the copyright on each of the infringed works alleged herein.

18 97. Plaintiff registered each copyright with the United States Copyright Office.

19 98. At all pertinent times, Plaintiff is the producers and registered owner of the
20 audiovisual works illegally and improperly reproduced and distributed by Defendants.
21

22 99. Defendants copied, reproduced, reformatted, and distributed Plaintiff's copyrighted
23 works to Eporner.com by and through servers and/or hardware owned, operated and/or controlled
24 by Defendants.

25 100. Defendants did not have authority or license to copy and/or display Plaintiff's
26 original works.

1 101. Defendants infringed Plaintiff's copyrighted works by reproducing and distributing
2 works through Defendants' website Eporner.com without proper approval, authorization, or license
3 of Plaintiff.

4 102. Defendants knew or reasonably should have known they did not have permission to
5 exploit Plaintiff's works on Eporner.com and further knew or should have known their acts
6 constituted copyright infringement.

7 103. Defendants made no attempt to discover the copyright owners of the pirated works
8 before exploiting them. Defendants failed and refused to take any reasonable measure to determine
9 the owner or license holder of the copyrighted works.

10 104. Defendants engaged in intentional, knowing, negligent, or willfully blind conduct
11 sufficient to demonstrate they engaged actively in the improper collection and distribution of
12 Plaintiff's copyrighted works.

13 105. The quantity and quality of copyright files available to Internet users increased the
14 attractiveness of Defendants' service to its customers, increased its membership base, and increased
15 its ad sales revenue.

16 106. Based on information and belief, Defendants actively uploaded and/or
17 distributed pirated copyrighted files and/or embedded code, enabling users of Eporner.com to
18 view copyrighted videos and images.

19 107. Defendants controlled the files owned by Plaintiff and determined which files
20 remained for display and distribution.

21 108. Defendants never adopted procedures to ensure that distribution of Plaintiff's
22 copyrighted materials would not occur. Further, Defendants never implemented or enforced a
23 "repeat infringer" policy.

109. Defendants were either aware, actually or constructively, should have been aware, or were willfully blind that pirated copyrighted materials comprised the most popular videos on the Defendants websites.

110. Defendants, through Eporner.com, affirmatively and willfully accommodated Internet traffic generated by the illegal acts.

111. Defendants' conduct was willful within the meaning of 17 U.S.C. § 101, *et seq.* At a minimum, Defendants acted with willful blindness and reckless disregard of Plaintiff's registered copyrights.

112. Because of their wrongful conduct, Defendants are liable to Plaintiff for copyright infringement. See 17 U.S.C. §501. Plaintiff suffers and will continue to suffer substantial losses, including, but not limited to, damage to its business reputation and goodwill.

113. The law permits Plaintiff to recover damages, including readily ascertainable direct losses and all profits Defendants made by their wrongful conduct. 17 U.S.C. §504. Alternatively, Plaintiff is entitled to maximum statutory damages, pursuant to 17 U.S.C. § 504(c), in the amount of \$150,000 with respect to each work infringed, or such other amounts as may be proper under 17 U.S.C. § 504(c).

114. Because of Defendants' willful infringement, the law permits enhancement of the allowable statutory damages. 17 U.S.C. §504(c) (2).

115. The law permits Plaintiff injunctive relief. 17 U.S.C. §502. Further, the law permits a Court Order impounding any and all infringing materials. 17 U.S.C. §503.

WHEREFORE, Plaintiff Paper Street Media, LLC requests the following relief:

A. That Defendants, their agents, servants, officers, directors, employees, attorneys, privies, representatives, successors and assigns and parent and subsidiary corporations or other

1 related entities, and any or all persons in act of concert or participation with any of them, be
2 preliminarily and permanently enjoined from:

- 3 (1) Any and all reproduction, adaptation, public display and/or distribution of
4 copies of Plaintiff's copyrighted works by Defendants on any website, including but
5 not limited to Eporner.com;
- 6 (2) Permitting any user to upload for reproduction, adaptation, public display
7 and/or distribution of copies of the Plaintiff's copyrighted works by Defendants on
8 any website, including but not limited to Eporner.com; and
- 9 (3) Marketing or selling any product containing or utilizing Plaintiff's
10 intellectual property or business values.

12 B. That Defendants be ordered to transfer the domain Eporner.com, and all similar
13 domains held by Defendants found in discovery, such as misspellings of the enumerated domains,
14 domains held by Defendants linked to Eporner.com, and the content therein to Plaintiff.

16 C. That Defendants be ordered to file with the Court and serve upon Plaintiff, within
17 thirty (30) after the entry of an injunction, a report in writing and under oath, setting forth in detail
18 the manner and form in which Defendants have complied with any ordered injunction;

19 D. That Plaintiff be awarded damages in an amount to be determined at trial for all
20 infringing activities, including Plaintiff's damages and lost profits, Defendants' profits, plus any
21 costs incurred in preventing future confusion, mistake or deception, all from the date of first
22 infringement;

24 E. That Defendants be ordered to account to Plaintiff for all profits, gains and
25 advantages that they have realized as a consequence of their unauthorized use of Plaintiff's
26 copyrighted works;

1 F. That Plaintiff be awarded enhanced damages and attorney's fees;

2 G. That Plaintiff be awarded pre-judgment and post-judgment interest;

3 H. That Plaintiff be awarded costs and expenses incurred in prosecuting this action,

4 including expert witness fees; and

5 I. That such other and further preliminary and permanent relief be awarded to Plaintiff

6 as the Court deems appropriate.

8

9 **COUNT II**

10 **Contributory Copyright Infringement**

11 **Against All Defendants (Owners/Operators of Eporner.com)**

12 116. Plaintiff repeats, re-alleges, and incorporates by reference paragraphs 1 through 105
13 above and further states that:

14 117. Unknown individuals, without authorization, reproduced and distributed Plaintiff's
15 works through Defendants' websites, directly infringing Plaintiff's copyrighted works.

16 118. Defendants contributed to the infringing acts of those individuals.

17 119. Defendants were aware, should have been aware, or were willfully blind to the
18 infringing activity.

19 120. Defendants aided, abetted, allowed, and encouraged those individuals to reproduce
20 and distribute Plaintiff's copyrighted works through Defendants' website without regard to
21 copyright ownership.

22 121. Defendants had the ability and obligation to control and stop the infringements.
23 Defendants failed to do so.

24 122. Defendants have engaged in the business of knowingly inducing, causing, and/or
25 materially contributing to unauthorized reproduction, adaptation, public display and/or distribution

1 of copies of the Plaintiff's copyrighted works, and thus to the direct infringement of Plaintiff's
2 copyrighted works.

3 123. Defendants received direct financial benefits from the infringements.

4 124. On information and belief, Defendants' actions constitute contributory infringement
5 of Plaintiff's copyrights and exclusive rights under copyright in the Plaintiff's copyrighted works in
6 violation of the Copyright Act, 17 U.S.C. §§ 106 and 501.

7 125. The unauthorized reproduction, distribution, and public display of Plaintiff's
8 copyrighted works that Defendant enables, causes, materially contributes to and encourages through
9 the acts described above are without Plaintiff's consent and are not otherwise permissible under the
10 Copyright Act.

11 126. The acts of infringement by Defendants have been willful, intentional, and
12 purposeful and in reckless disregard of and with indifference to Plaintiff's rights.

13 127. As a direct and proximate result of the infringements by Defendants of Plaintiff's
14 copyrights and exclusive rights under copyright in the Plaintiff's copyrighted works, Plaintiff is
15 entitled to its actual damages and Defendants' profits pursuant to 17 U.S.C. § 504(b).

16 128. Alternatively, Plaintiff is entitled to maximum statutory damages, pursuant to 17
17 U.S.C. § 504(c), in the amount of \$150,000 with respect to each work infringed, or such other
18 amounts as may be proper under 17 U.S.C. § 504(c).

19 129. Plaintiff is further entitled to their attorneys' fees and full costs pursuant to 17 U.S.C.
20 § 505.

21 WHEREFORE, Plaintiff Paper Street Media, LLC requests the following relief:

22 A. That Defendants, their agents, servants, officers, directors, employees, attorneys,
23 privies, representatives, successors and assigns and parent and subsidiary corporations or other

1 related entities, and any or all persons in act of concert or participation with any of them, be
2 preliminarily and permanently enjoined from:

- 3 (1) Any and all reproduction, adaptation, public display and/or distribution of
4 copies of Plaintiff's copyrighted works by Defendants on any website, including but
5 not limited to Eporner.com;
- 6 (2) Permitting any user to upload for reproduction, adaptation, public display
7 and/or distribution of copies of the Plaintiff's copyrighted works by Defendants on
8 any website, including but not limited to Eporner.com; and
- 9 (3) Marketing or selling any product containing or utilizing Plaintiff's
10 intellectual property or business values.

12 B. That Defendants be ordered to transfer the domain Eporner.com, and all similar
13 domains held by Defendants found in discovery, such as misspellings of the enumerated domains,
14 domains held by Defendants linked to Eporner.com, and the content therein to Plaintiff.

16 C. That Defendants be ordered to file with the Court and serve upon Plaintiff, within
17 thirty (30) after the entry of an injunction, a report in writing and under oath, setting forth in detail
18 the manner and form in which Defendants have complied with any ordered injunction;

19 D. That Plaintiff be awarded damages in an amount to be determined at trial for all
20 infringing activities, including Plaintiff's damages and lost profits, Defendants' profits, plus any
21 costs incurred in preventing future confusion, mistake or deception, all from the date of first
22 infringement;

24 E. That Defendants be ordered to account to Plaintiff for all profits, gains and
25 advantages that they have realized as a consequence of their unauthorized use of Plaintiff's
26 copyrighted works;

1 F. That Plaintiff be awarded enhanced damages and attorney's fees;

2 G. That Plaintiff be awarded pre-judgment and post-judgment interest;

3 H. That Plaintiff be awarded costs and expenses incurred in prosecuting this action,

4 including expert witness fees; and

5 I. That such other and further preliminary and permanent relief be awarded to Plaintiff

6 as the Court deems appropriate.

8

9 **COUNT III**

10 **Vicarious Copyright Infringement**

11 **Against All Defendants (Owners/Operators of Eporner.com)**

12 130. Plaintiff repeats, re-alleges, and incorporates by reference paragraphs 1 through 119
13 above and further states that:

14 131. Without authorization, individuals reproduced, distributed, and publicly displayed
15 Plaintiff's works through Defendants' website, directly infringing Plaintiff's copyrighted works.

16 132. Defendants were actually or constructively aware or should have been aware or were
17 willfully blind to the infringing activity.

18 133. Defendants were able to control or completely end the illegal and improper
19 infringement, but failed to do so.

20 134. Defendants contributed materially to the infringement.

21 135. Defendants received direct financial gain and profit from those infringing activities.

22 136. The acts, omissions, and conduct of all Defendants constitute vicarious copyright
23 infringement.

24 137. The acts of infringement by Defendants have been willful, intentional, and
25 purposeful and in reckless disregard of and with indifference to Plaintiff's rights. As a direct and
26 proximate result of the infringements by Defendants of Plaintiff's copyrights and exclusive rights

1 under copyright in the Plaintiff's copyrighted works, Plaintiff is entitled to their actual damages and
2 Defendants' profits pursuant to 17 U.S.C. § 504(b).

3 138. Alternatively, Plaintiff is entitled to maximum statutory damages, pursuant to 17
4 U.S.C. § 504(c), in the amount of \$150,000 with respect to each work infringed, or such other
5 amounts as may be proper under 17 U.S.C. § 504(c).
6

7 139. Plaintiff is further entitled to their attorneys' fees and full costs pursuant to 17 U.S.C.
8 § 505.
9

10 WHEREFORE, Plaintiff Paper Street Media, LLC requests the following relief:
11

12 A. That Defendants, their agents, servants, officers, directors, employees, attorneys,
13 privies, representatives, successors and assigns and parent and subsidiary corporations or other
14 related entities, and any or all persons in act of concert or participation with any of them, be
preliminarily and permanently enjoined from:
15

16 (1) Any and all reproduction, adaptation, public display and/or distribution of
17 copies of Plaintiff's copyrighted works by Defendants on any website, including but
not limited to Eporner.com;
18

19 (2) Permitting any user to upload for reproduction, adaptation, public display
20 and/or distribution of copies of the Plaintiff's copyrighted works by Defendants on
any website, including but not limited to Eporner.com; and
21

22 (3) Marketing or selling any product containing or utilizing Plaintiff's
23 intellectual property or business values.
24

25 B. That Defendants be ordered to transfer the domain Eporner.com, and all similar
domains held by Defendants found in discovery, such as misspellings of the enumerated domains,
26 domains held by Defendants linked toEporner.com, and the content therein to Plaintiff.
27

C. That Defendants be ordered to file with the Court and serve upon Plaintiff, within thirty (30) after the entry of an injunction, a report in writing and under oath, setting forth in detail the manner and form in which Defendants have complied with any ordered injunction;

D. That Plaintiff be awarded damages in an amount to be determined at trial for all infringing activities, including Plaintiff's damages and lost profits, Defendants' profits, plus any costs incurred in preventing future confusion, mistake or deception, all from the date of first infringement;

E. That Defendants be ordered to account to Plaintiff for all profits, gains and advantages that they have realized as a consequence of their unauthorized use of Plaintiff's copyrighted works;

F. That Plaintiff be awarded enhanced damages and attorney's fees;

G. That Plaintiff be awarded pre-judgment and post-judgment interest;

H. That Plaintiff be awarded costs and expenses incurred in prosecuting this action, including expert witness fees; and

I. That such other and further preliminary and permanent relief be awarded to Plaintiff as the Court deems appropriate.

COUNT IV
Inducement of Copyright Infringement

140. Plaintiff repeats, re-alleges, and incorporates by reference paragraphs 1 through 129 above and further states that:

141. Defendants designed and/or distributed technology and/or devices and/or html code and/or induced individuals to use this technology to promote the use of infringed and

1 copyrighted material. As a direct and proximate result of Defendants' inducement, individuals
2 infringed Plaintiff's copyrighted works. These individuals reproduced, distributed and publicly
3 disseminated Plaintiff's copyrighted works through Defendants' website.

4 142. On information and belief, Defendants have encouraged through direct and indirect
5 compensation the illegal uploading and downloading of Plaintiff's copyrighted works, thus inducing
6 the unauthorized reproduction, adaptation, public display and/or distribution of copies of the
7 Plaintiff's copyrighted works, and thus to the direct infringement of Plaintiff's copyrighted works.

8 143. Defendants' actions constitute inducing copyright infringement of Plaintiff's
9 copyrights and exclusive rights under copyright in the Plaintiff's copyrighted works in violation of
10 the Copyright Act, 17 U.S.C. §§ 106 and 501.

11 144. The infringement of Plaintiff's rights in and to each of the Plaintiff's copyrighted
12 works constituted a separate and distinct infringement.

13 145. The acts of infringement by Defendants have been willful, intentional, purposeful
14 and in reckless disregard of and with indifference to Plaintiff's rights.

15 146. As a direct and proximate result of the infringements by Defendants of Plaintiff's
16 copyrights and exclusive rights under copyright in the Plaintiff's copyrighted works, Plaintiff is
17 entitled to actual damages and Defendants' profits pursuant to 17 U.S.C. § 504(b).

18 147. Alternatively, Plaintiff is entitled to maximum statutory damages, pursuant to 17
19 U.S.C. § 504(c), in the amount of \$150,000 with respect to each work infringed, or such other
20 amounts as may be proper under 17 U.S.C. § 504(c).

21 148. Plaintiff is further entitled to their attorneys' fees and full costs pursuant to 17 U.S.C.
22 § 505.

23 WHEREFORE, Plaintiff Paper Street Media, LLC requests the following relief:

1 A. That Defendants, their agents, servants, officers, directors, employees, attorneys,
2 privies, representatives, successors and assigns and parent and subsidiary corporations or other
3 related entities, and any or all persons in act of concert or participation with any of them, be
4 preliminarily and permanently enjoined from:

5 (1) Any and all reproduction, adaptation, public display and/or distribution of
6 copies of Plaintiff's copyrighted works by Defendants on any website, including but
7 not limited to Eporner.com;

8 (2) Permitting any user to upload for reproduction, adaptation, public display
9 and/or distribution of copies of the Plaintiff's copyrighted works by Defendants on
10 any website, including but not limited to Eporner.com; and

11 (3) Marketing or selling any product containing or utilizing Plaintiff's
12 intellectual property or business values.

13 B. That Defendants be ordered to transfer the domain Eporner.com, and all similar
14 domains held by Defendants found in discovery, such as misspellings of the enumerated domains,
15 domains held by Defendants linked to Eporner.com, and the content therein to Plaintiff.

16 C. That Defendants be ordered to file with the Court and serve upon Plaintiff, within
17 thirty (30) after the entry of an injunction, a report in writing and under oath, setting forth in detail
18 the manner and form in which Defendants have complied with any ordered injunction;

19 D. That Plaintiff be awarded damages in an amount to be determined at trial for all
20 infringing activities, including Plaintiff's damages and lost profits, Defendants' profits, plus any
21 costs incurred in preventing future confusion, mistake or deception, all from the date of first
22 infringement;

E. That Defendants be ordered to account to Plaintiff for all profits, gains and advantages that they have realized as a consequence of their unauthorized use of Plaintiff's copyrighted works;

F. That Plaintiff be awarded enhanced damages and attorney's fees;

G. That Plaintiff be awarded pre-judgment and post-judgment interest;

H. That Plaintiff be awarded costs and expenses incurred in prosecuting this action, including expert witness fees; and

I. That such other and further preliminary and permanent relief be awarded to Plaintiff as the Court deems appropriate.

DEMAND FOR JURY TRIAL

Plaintiff hereby respectfully demands a jury trial as provided by Rule 38(a) of the Federal Rules of Civil Procedure.

DATED: April 24, 2017.

Respectfully submitted,

/s/ Spencer D. Freeman

Spencer D. Freeman

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Counsel for Plaintiff

EXHIBIT A**LIST OF INFRINGING WORKS ON EPORNER.COM**

Copyright Registration Number	Title of Work	Infringing Link
1-3786595772	Teens Love Black Cock: Casey Calvert and Rilynn Rae: Marriage Problems	http://www.eporner.com/hd-porn/1JwtMDoNFHa/Casey-Calvert-And-Rilynn-Rae-In-Marriage-Problem/
1-3786595862	Teen Curves: Kami Kari: Booty Game Ridiculous	http://www.eporner.com/hd-porn/w1ZmB8bA3bn/Booty-Game-Kami-Kari/
1-3788886662	She's New: Aria Logan: Unexpected Yet Welcomed	http://www.eporner.com/hd-porn/PmZMctYTtkJ/Aria-Logan-Unexpected-Yet-Welcomed/
1-3788886710	Punish Teens: Nikki Kay: Abusing The Time Waster	http://www.eporner.com/hd-porn/nAKPzWw7YbF/Nikki-Kay-Abusing-The-Time-Waster/
1-3788886757	Sis Loves Me: Addison Lee: Hornball Siblings	http://www.eporner.com/hd-porn/szBcutIxvs4/Addison-Lee-Hornball-Siblings/
1-3862522966	She's New: Riley Momsen: A Whole Lotta Likes	http://www.eporner.com/hd-porn/3sfhQ47aBPD/This-brunette-surely-knows-how-to-suck/
1-3878945967	Sis Loves Me: Kenzie Green: Step Brother Tricks	http://www.eporner.com/hd-porn/4f2ZpaZlpFW/-SisLovesMe-Kenzie-Green-Step-Brother-Tricks-HD/
1-3878993491	Exxxtra Small: Freya Von Doom:	http://www.eporner.com/hd-porn/PmIWZdx7TcJ/Pok-mon-GO-Player-

	Poke Man Go!	Catches-And-Fucks-Sexy-Pikachu/
1-3902442765	Dad Crush: Zoe Parker: Do That Thing With Your Tongue	http://www.eporner.com/hd-porn/56cgKS6FRsR/Zoe-Parker/
1-3902442812	Dad Crush: Mickey Tyler: Shaving Lessons	http://www.eporner.com/hd-porn/2kv3wtaDHAs/Dady-Girl-Mickey-Tyler-/
1-3902442859	Dad Crush: Nickey Hunstsman: Sex 101	http://www.eporner.com/hd-porn/bZPzCY6auq9/Hairy-Babe-Sucks-And-Fuck/
1-3942686064	Dad Crush: Lee Ann: Taking Full Advantage Dad Crush: Lee Ann: Taking Full Advantage	http://www.eporner.com/hd-porn/gsf2geUrVub/Lee-Ann/
1-3994698315	Punish Teens: Bailey Brooke: Disobeying Daddy	http://www.eporner.com/hd-porn/cQjzJ6z915P/Blonde-Teen-Disobeying-Daddy/
1-3995185521	Tiity Attack: Sierra Simmons: Put Your Titties To The Test	http://www.eporner.com/hd-porn/gfZciMYHhL7/Sinner-otzhari-Putana-dark-skinned-with-drooping-sisechki/
1-3998224689	Teen Curves: Kylie Paige: Embrace The Booty	http://www.eporner.com/hd-porn/wSBuuQlLCy/Da-Thing-Of-Big-Booty/
1-4028339050	Punish Teens: Evie Olson: Do Not Disobey Master	http://www.eporner.com/hd-porn/10Z01rNUENP/Do-Not-Disobey-Master/
1-4071408124	Innocent High: Dolly Leigh: Blowing The Skin Flute	http://www.eporner.com/hd-porn/mreUMhHaOBZ/Dolly-Leigh-in-Blowing-The-Skin-Flute/

1-4071512633	BFFS: Dorm Party	https://www.eporner.com/hd-porn/wUHQcgUAuoq/BFFS-Dorm-Party/
1-4071512881	Shop Lyfter: Peyton Robbie and Sheena Ryder: Case No. 9685254	http://www.eporner.com/hd-porn/CS5118LFGx5/Peyton-Robbie-Sheena-Ryder-In-Mom-and-daughter-caught-and-fucked-for-stealing/
1-4315317455	BFFS: Christmas Party	https://www.eporner.com/hd-porn/e1rRJNngy3i/Christmas-Party-Chez-Bff-Be-Prepared-For-A-Whole-Lot-Of-Fucking/
1-4353114682	Vacation Time Office Quickie	https://www.eporner.com/hd-porn/RcRq29ex99p/Sexy-Babe-With-Glasses-Enjoys-Cock-Riding/
1-4353114682	Vacation Time Office Quickie	https://www.eporner.com/hd-porn/KCLOs9IMCsf/Ava-Taylor/
1-4353114820	Tall Enough To Ride	https://www.eporner.com/hd-porn/Hu6ysluiKrD/Tall-Guy-s-Dick-Makes-This-Girl-Happy/
1-4353114867	Petite Teen Slammed By Older	https://www.eporner.com/hd-porn/67jq8RVeKDA/Extra-Small-Josie-Jagger/
1-4353114984	Blonde Hipster Riding Dick	https://www.eporner.com/hd-porn/vcAoPs01YWK/Blonde-With-Cum-On-Her-Round-Ass/
1-4353115111	Tag Tiny Tinslee	http://www.eporner.com/hd-porn/A0d85Yq6gY6/Laura-Sweet-Massage/
1-4353115158	Baby Oil Boobies	http://www.eporner.com/hd-porn/csBQ5Du0HXI/Blonde-MILF-Babe-Enjoys-Deep-Anal/
1-4353165245	Sunnys Being Bad	http://www.eporner.com/hd-porn/TnfuOmU3LPc/Round-Babe-With-Glasses-Enjoys-Sex/

1-4359150966	BFFS: New Years Eve Party	https://www.eporner.com/hd-porn/vJHCxcf66rn/LILY-ADAMS-New-Years-Eve-Party-2017/
PA00002018010	My Babysitters Club: Blair Williams: Give Me The Usual	http://www.eporner.com/hd-porn/iSAqJrcVjpF/Give-Me-The-Usual-Blair-Williams/
PA0001970470	Teens Love Black Cock: Aria Alexander: Help From Mom	http://www.eporner.com/hd-porn/BUGDW3TgdGE/Hotties-Gets-Fucked-Hard-By-Monst2x1Iqht0B0r/Whore-Ready-For-Double-Penetration/
PA0001970470	Teens Love Black Cock: Aria Alexander: Help From Mom	http://www.eporner.com/hd-porn/BUGDW3TgdGE/Hotties-Gets-Fucked-Hard-By-Monster-Cocks/
PA0001991325	Punish Teens: Kacey Quin: Laundry Day	http://www.eporner.com/hd-porn/BT84goGZpVL/Rough-Hardcore-Fucking-With-Great-Monster-Cocks/
PA0002017168	Sis Loves Me: Cleo Vixen: The Attention Seeker	http://www.eporner.com/hd-porn/Ce8pQBdwZs4/SisLovesMe-Cleo-Vixen-The-Attention-Seeker/
PA0002018007	Family Strokes: Maya Kendrick: Things Always Change	http://www.eporner.com/hd-porn/GObWdwnGXeC/Things-Always-Change-Maya-Kendrik/
PA0002018099	BFFS: Slumber Party	http://www.eporner.com/hd-porn/TOswFX1Vnar/Slumber-Party/
PA0002018108	Punish Teens: Chloe Couture and Trish Parks: All Tied Up	http://www.eporner.com/hd-porn/gIDW1ryrY8o/Chloe-And-Trisha-All-Tied-Up/
PA0002018113	Sis Loves Me: Amina Allure: Timid Girls First Time	http://www.eporner.com/hd-porn/PTpBLrWwq1g/Petite-Teen-Amina-Fucked-hard/